

5:07cv138

Defendant.

NCDHHS, and some medical records. This court's review of plaintiff's Complaint in this matter is limited to the administrative record as a matter of law, and the court simply cannot look outside that record. These additional documents are already contained in the administrative record making such submission cumulative, thus this filing by plaintiff would not justify remand of this case to the Commissioner under sentence six of 42, United States Code, Section 405(g).

Plaintiff is advised that the pleadings have now closed, that nothing more can be submitted by either party, and that the court will conduct the required review of the final decision of the Commissioner to determine whether such decision is supported by substantial evidence. Such decision will likely issue by the end of this month.

ORDER

IT IS, THEREFORE, ORDERED that plaintiff's paper writing submitted to the court on August 27, 2008 (Docket Entry #14) is **DENIED** to the extent such pleading seeks to present additional evidence in support of remand under sentence six.

Signed: October 15, 2008



Dennis L. Howell
United States Magistrate Judge



